IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Appl. No. : 10/541,426 Applicant Lee Paul Shuttleworth Filed March 21, 2006 TC/A.U. 3728 Examiner Patterson, Marie D. Confirmation No. 6218 Docket No. 1332.0388C Customer No. 27896 Title Studded Footwear TRANSMITTAL OF AMENDMENT/REPLY TO NON-FINAL OFFICE ACTION **Enclosed** are the following documents in response to the Office action mailed February 26, 2009 for the above-identified application: Amendment After Non-Final (pages 1 to 1) Petition for Extension of Time Specification (pages to) Information Disclosure Statement Claims (pages 2 to 5) and Transmittal Letter Abstract (pages to) Declaration Under 37 C.F.R. §1.131 Applicant Arguments Made in an or §1.132 Amendment (pages 6 to 8) Sheets of Drawings including Figures Other: THE **FEES** HAVE BEEN CALCULATED AS FOLLOWS: CLAIMS CLAIMS **PREVIOUSLY EXTRA RATE** FEE REMAINING PAID FOR **AFTER CLAIMS AMENDMENT Total Claims** -20 =\$ 17 x \$52.00 \$26.00 Independent 3 - 3 = x \$220.00 \$ Claims \$110.00 Subtotal Total Amendment Fee \$0.00 Other fees: \$ \$0.00 TOTAL FEE DUE \$0.00 **Applicant is entitled to Small Entity Status**

Credit card payment has been submitted concurrently with the filing of this Reply.

The Director is hereby authorized to treat any concurrent or future reply, requiring a petition for an extension of time under this paragraph for its timely submission, as incorporating a petition for extension of time for the appropriate length of time. In addition, the Director is hereby authorized to charge any additional appropriate fees that may be required during the pendency of the above-identified application (e.g., in the concurrent or in any future reply), as well as to credit any overpayment, to Deposit Account No. **05-0460**.

Dated: July 24, 2009

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/Ira C. Edell/
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